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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/787,298	02/27/2004	Jinoo Joung	Q78313	4934	
23373 SUGHRUE MI	7590 07/16/2007 ON, PLLC		EXAM	EXAMINER	
	LVANIA AVENUE, N.	W.	HAILU, KIBROM T		
WASHINGTO:	N, DC 20037		ART UNIT	PAPER NUMBER	
			2616		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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·	Application No.	Applicant(s)	
Office Action Commence	10/787,298	JOUNG ET AL.	
Office Action Summary	Examiner	Art Unit	
	Kibrom T. Hailu	2616	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet v	vith the correspondence addres	5s
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 136(a). In no event, however, may a I will apply and will expire SIX (6) MC te, cause the application to become A	ICATION. A reply be timely filed ENTHS from the mailing date of this commuNB ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 27 F	Eebruary 2004.		
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.		
3) Since this application is in condition for allows	ance except for formal ma	tters, prosecution as to the me	erits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-17</u> is/are pending in the application	n.		
4a) Of the above claim(s) is/are withdra	awn from consideration.		
5) Claim(s) is/are allowed.		·	
6)⊠ Claim(s) <u>1-17</u> is/are rejected.			
7) Claim(s) is/are objected to.	or alastian requirement		
8) Claim(s) are subject to restriction and/	or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examin	er.		
10)⊠ The drawing(s) filed on <u>27 February 2004</u> is/a	re: a)⊠ accepted or b)□	objected to by the Examiner.	
Applicant may not request that any objection to the	•, .	• •	
Replacement drawing sheet(s) including the correct	•	• • •	
11) ☐ The oath or declaration is objected to by the E	xaminer. Note the attach	ed Office Action or form P1O-	152.
Priority under 35 U.S.C. § 119			
12)⊠ Acknowledgment is made of a claim for foreig a)⊠ All b)□ Some * c)□ None of:	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	•
1.⊠ Certified copies of the priority documen	nts have been received.		
2. Certified copies of the priority documen	nts have been received in	Application No	
3. Copies of the certified copies of the price	•	n received in this National Sta	ge
application from the International Burea	, , , , , , , , , , , , , , , , , , , ,		
* See the attached detailed Office action for a lis	st of the certified copies no	t received.	
AMachina mt/a)			
Attachment(s) 1) X Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)	
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	o(s)/Mail Date	
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of 6) Other: _	f Informal Patent Application	
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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-3, 8-10, 12-15 and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by lakshman et al. (US 6,341,130 B1).

Regarding claims 1, 13 and 14, Lakshman discloses a packet classification apparatus using a field level tries structure (Fig. 9A and 9B), said apparatus comprising: a main processing part for generating and maintaining the field level tries structure, which organizes a multi-field packet by field in a hierarchical structure for classifications (Fig. 9B; col. 13, lines 15-48); and a plurality of classification engines (Fig. 10; col. 13, line 65-col. 14, line 4, "forward engine or router or hardware device 1000", and it is obvious to have multiple forward engines in a network for packets classification), each classification engine (1000) provided with a first classification part (field processor 1035) for performing queries and updates (Fig. 10; col. 14, lines 8-9) and processing a prefix lookup represented by an IP address lookup (col. 7, lines 50-59; col. 4, lines 3-6; col. 13, lines 18-22), and a second classification part for proceeding with packet classification by field based on a result of the first classification part in order to process a range lookup belonging to the result (Fig. 9B; 9A; 3; 4; col. 13, lines 22-25, 40-48, 51-60).

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Regarding claim 2, Lakshman discloses each classification engine (1000) includes a classification processor (classification or filter processor 1050) and a memory (1030) (Fig. 10; col. 14, lines 6-7).

Regarding claim 3, Lakshman discloses the main processing part (CPU) and the classification engines (forward engine or hardware device 1000) are connected through a broadcasting bus (CPU interface line 1010) (Fig. 10; col. 14, lines 1-4).

Regarding claims 8 and 15, Lakshman discloses the field level tries structure is organized as a structure wherein one or more fields of a first group appear in an upper level of the structure and one or more fields of a second group appear in a lower level of the structure (see Figs. 9A and 9B; col. 12, line 65-col. 13, line 60)

Regarding claims 9 and 10, Lakshman discloses the fields of the first group are fields in a prefix format (Fig. 9B; col. 13, lines 18-22, 51-60); and the fields of the second group are fields in a range format (Fig. 9B; col. 13, lines 22-25, 53-60).

Regarding claims 12 and 17, Lakshman discloses in the field level tries structure, a level for the prefix lookup exists as only one level having a plurality of prefixes combined with each other (Fig. 9A and 9B; col. 12, line 65-14, 30-48).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 5. Claims 4, 11 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lakshman in view of Eatherton et al. (US 6,560,610 B1).

Regarding claim 4, Lakshman discloses the first classification part of each classification engine stores fields of a prefix format (col. 15, lines 13-16; col. 4, lines 15-17; col. 9, lines 57-65; col. 10, lines 18-22). However, Lakshman doesn't explicitly disclose uses a ternary content addressable memory (TCAM) to search the stored fields.

Eatherton teaches a ternary content addressable memory (TCAM) to search the stored fields (col. 12, lines 55-60; col. 15, lines 13-18).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the TCAM of Eatherton for prefix field search into the classification apparatus of Lakshman so that the fields or the data structure can be searched quickly.

Regarding claims 11 and 16, Lakshman discloses multiple field level tries hierarchical structure in prefixes and range format (Figs. 9A and 9B). However, Lakshman doesn't explicitly disclose if two nodes in any level have a common child node, only one node, corresponding to the common child node, is generated and shared in the field level tries structure.

Eatherton teaches if two nodes in any level have a common child node, only one node (child arrays 66, 68 and 70), corresponding to the common child node, is generated and shared in the field level tries structure (Fig. 3; col. 5, lines 55-64).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a child array or common node to share in the field level tries structure when having a common child as taught by Eatherton into the packet classification apparatus of Lakshman in order to facilitate a rapid search and minimize the storage requirement (Eatherton, col. 4, lines 7-8).

6. Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lakshman in view of Lampson (IP Lookups Using Multiway and Multicolumn Search, IEEE Vol. 7, No. 3, June 1999).

Regarding claims 5 and 6, Lakshman discloses the second classification part. However, Lakshman doesn't explicitly disclose it uses a k-way search scheme having an appropriate value k based on usage and specification; wherein the value k is determined based on a size of a memory interface of the second classification part.

Lampson discloses a k-way or multiway search scheme having an appropriate value k based on usage and specification (page 333, col. 2, lines 2-12, 14-15, 40-44); wherein the value k is determined based on a size of a memory interface of the second classification part (page 329, col. 1, lines 24-40).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the k-way or multiway search scheme, wherein k depends on the

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memory size as taught by Lampson into the packet classification apparatus of Lakshman in order to obtain better measured performance.

7. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lakshman in view of Bergantino et al. (US 6,798,778 B1).

Regarding claim 7, Lakshman discloses the main processing part (CPU) and classification engine (forward engine or hardware device 1000) are connected through bidirectional CPU interface line 1010 (corresponding to broadcasting bus), and the engine 1000 includes a memory 130. However, Lakshman fail to discloses changing the content of memory of the engine upon receipt of an update instruction from the processor or CPU.

Bergantino teaches changing the content of memory of the engine upon receipt of an update instruction from the processor or CPU (col. 3, lines 2-5; col. 2, lines 33-40, 56-61).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made use the Bergantino's look-up engine that changes or modifies the memory content in response to the update instruction transferred by the processor into the packet classification apparatus of Lakshman so that the circuitry can operate at high speeds, and core processor capacity is freed up for other processing tasks (Bergantino, col. 2, lines 20-22).

Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kibrom T. Hailu whose telephone number is (571)270-1209. The examiner can normally be reached on Monday-Thursday 8:30AM-6:00PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky Q. Ngo can be reached on (571)272-3139. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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> RICKY Q. NGO SUPERVISORY PATENT EXAMINER

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